### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

Parallel Networks, LLC,	
Plaintiff,	No. 6:10-cv-00111-LED
v.	Jury Trial Demanded
Abercrombie & Fitch Co, et al.	
Defendants	

# PLAINTIFF'S ANSWER TO THE COUNTERCLAIMS OF BRAIN BUSTER ENTERPRISES, LLC

Plaintiff Parallel Networks, LLC ("Parallel Networks") hereby Answers the Counterclaims [Dkt. No. 423] of Defendant Brain Buster Enterprises, LLC ("Brain Buster"), by corresponding paragraph number as follows:

## **The Parties**

- 150. Admitted.
- 151. Admitted.

#### **Jurisdiction**

- 152. Admitted.
- 153. Admitted.

# **Count I Declaratory Relief Regarding Non-Infringement**

- 154. Admitted.
- 155. Admits that Brain Buster purports to seek declaratory relief for non-infringement of the '111 Patent, but denies that Brain Buster is entitled to such relief, or any further

relief. Parallel Networks denies the remaining allegations of paragraph 155 of

Defendant's Counterclaims.

Count II

**Declaratory Relief Regarding Invalidity** 

156. Admitted.

157. Admits that Brain Buster purports to seek declaratory relief that each of the

claims of the '111 Patent are invalid, but denies that Brain Buster is entitled to such

relief, or any further relief. Parallel Networks denies the remaining allegations of

paragraph 157 of Defendant's Counterclaims.

**Count III** 

**Declaratory Relief Regarding Unenforceability** 

158. Admitted.

159. Admits that Brain Buster purports to seek declaratory relief that the claims of the

'111 Patent are unenforceable, but denies that Brain Buster is entitled to such relief, or

any further relief. Parallel Networks denies the remaining allegations of paragraph 159 of

Defendant's Counterclaims.

**PRAYER** 

Parallel Networks denies that Brain Buster is entitled to any relief, including that

requested in its Prayer for Relief.

JURY DEMAND

Brain Buster's Jury Demand is an averment to which no responsive pleading is required.

Dated: April 18, 2011

Respectfully submitted,

By: /s/ Charles Craig Tadlock

Charles Craig Tadlock

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ATTORNEYS FOR PLAINTIFF PARALLEL NETWORKS, LLC

#### **CERTIFICATE OF SERVICE**

I hereby certify that counsel of record who are deemed to have consented to electronic service are being served this 18th day of April, 2011, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile transmission and/or first class mail on this same date.

/s/ Charles Craig Tadlock

One of the Attorneys for Parallel Networks, LLC